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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/779,294	02/07/2001	William O. White	10-00	6589	
7590 07/12/2004			EXAMINER		
Greenlee, Winner and Sullivan, P.C.			WANG, LIANG CHE A		
Suite 201 5370 Manhattai	n Circle		ART UNIT PAPER NUMBER		
Boulder, CO	80303		2155	4	
			DATE MAILED: 07/12/2004	ı <i>'</i>	

Please find below and/or attached an Office communication concerning this application or proceeding.

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S. Patent and T	rademark Office Rev. 1-04)	Office Action Summ	ary	Part of Paper No./Mail Da	 ite 4		
2) Notice 3) Infor	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (mation Disclosure Statement(s) (PTO-1449 o er No(s)/Mail Date		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				
a)	Acknowledgment is made of a claim All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies application from the Internationsee the attached detailed Office actions.	y documents have be y documents have be s of the priority docum onal Bureau (PCT Ru	en received. en received in Application ents have been receive le 17.2(a)).	on No ed in this National Stage			
	under 35 U.S.C. § 119						
9) [10) [ion Papers The specification is objected to by the The drawing(s) filed on is/are Applicant may not request that any objected the oath or declaration is objected the specific process.	e: a) accepted or be ection to the drawing(s) g the correction is requi	be held in abeyance. See red if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121	(d).		
·	Claim(s) are subject to restri	ction and/or election	requirement.				
6)⊠	Claim(s) is/are allowed. Claim(s) <u>1-15</u> is/are rejected. Claim(s) is/are objected to.						
_	Claim(s) <u>1-15</u> is/are pending in the 4a) Of the above claim(s) is/a		onsideration.				
Disposit	ion of Claims		,				
3)∐	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
· <u> </u>		2b)⊠ This action is			•_		
1)⊠	Responsive to communication(s) fil	ed on <i>07 February 2</i> 0	<u>001</u> .				
Status							
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN nsions of time may be available under the provision SIX (6) MONTHS from the mailing date of this com period for reply specified above is less than thirty (period for reply is specified above, the maximum s ure to reply within the set or extended period for repl reply received by the Office later than three months ed patent term adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). In no e munication. 30) days, a reply within the sta statutory period will apply and o y will, by statute, cause the ap	vent, however, may a reply be tim stutory minimum of thirty (30) days will expire SIX (6) MONTHS from plication to become ABANDONEI	nely filed s will be considered timely. the mailing date of this communicati O (35 U.S.C. § 133).	ion.		
Period fo	The MAILING DATE of this commu or Reply	nication appears on tr	ie cover sneet with the c	orrespondence address			
			e Alex Wang	2155			
Office Action Summary			er	Art Unit			
		09/779,2		WHITE, WILLIAM O.	No		
		Applicat	ion ivo.	Applicant(s)	1		

Application/Control Number: 09/779,294

Art Unit: 2155

DETAILED ACTION

1. Claims 1-15 have been examined

Paper Submitted

- 2. It is hereby acknowledged that the following papers have been received and placed of record in the file:
 - a. Information Disclosure Statements in paper number 2 as received on 02/07/2001 is considered.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- Claims 1-15 are rejected under 35 U.S.C. 102(e) as being anticipated by Yim et al., hereinafter Yim.
- 5. Referring to claim 1, Yim has taught an Internet access system (figure 1) comprising:
 - a. one or more shareable terminals (terminals 4s resides in Hs);
 - b. a DSLAM (item 10);
 - c. telephone wiring, coupled to said shareable terminal and to said DSLAM (Col 1 lines 54-65, terminals are connected with DSLAM in a telephone network.)

- d. a central server, coupled to said DSLAM (item 17 and U0, and U1 are viewed as the central server);
- e. an Internet connection, comprising a trunk line coupled to said central server and to an Internet services (item 19 and 16.)
- 6. Referring to claim 2, Yim has further taught wherein said shareable terminal (Figure 1 item Ho) comprises:
 - a. a display device (item 40);
 - b. one or more input device (item 40);
 - c. a data buffer (Col 8 lines 49-51);
 - d. a DSL modem (item 20);
 - e. supporting circuitry interconnecting said display device, said user-input device, said data buffer and said DSL modem (see figure 1, all the links connected among DSL modem, computer terminal and DSLAM are the interconnected supporting circuitry.)
- 7. Referring to claim 3, Yim has further taught a DSL modem coupled to said shareable terminal and to said telephone wiring (item 20.)
- 8. Referring o claim 4, Yim has further taught wherein one or more telephones are coupled to said telephone wiring (item 60.)
- 9. Referring to claim 5, Yim has further taught a line filter between said telephone and said telephone wiring (item 80, and Col 3 lines 49-54.)
- 10. Referring to claim 6, Yim has further taught wherein PBX is coupled to said telephone wiring (item 12.)

- 11. Referring to claim 7, Yim has further taught a line filter between said telephone wiring and said DSLAM (item 80, and Col 3 lines 49-54.)
- 12. Referring to claim 8, Yim has further taught wherein said central server (item 17) comprises: a storage device(RAM and hard-drive); and operating system (WINDOWS, Col 10 lines 23-34); and one or more application program (SNMP applications Col 10 lines 23-34).
- 13. Referring to claim 9, Yim has further taught wherein said central server and said DSLAM are contained within a secure enclosure (Figure 1, dashed area is viewed as a secure enclosure.)
- 14. Referring to claim 10, Yim has further taught wherein said telephone wiring comprises telephone wiring existing prior to installation of said system (Col 1lines 20-29, DSL is a improvement to a conventional telephone system, therefore a telephone wiring must be existing prior to installation of said system.)
- 15. Referring to claims 11 and 12, Yim has further taught wherein said central server comprises a server installation existing prior to installation of said system and wherein said Internet connection comprises Internet connection existing prior to installation of said system (the installation of said system is constructed by having said central server installed and having the Internet connection. Therefore these two elements must be existing in order for the completion of the installation of said system.
- 16. Referring to claim 13, Yim has taught a method for providing Internet access comprising the steps of:
 - a. providing one or more shareable terminals (terminals 4s resides in Hs);

- b. providing telephone wiring (Col 1 lines 54-65, terminals are connected with
 DSLAM in a telephone network);
- c. connecting the terminals to the wiring (Col 1 lines 54-65, terminals are connected with DSLAM in a telephone network);
- d. providing a DSLAM (item 10);
- e. connecting the wiring to the DSLAM (Col 1 lines 54-65, terminals are connected with DSLAM in a telephone network);
- f. providing a central server (item 17);
- g. connecting the DSLAM to the server (items 17 and 10);
- h. providing an Internet connection (item 16);
- i. connecting the central server to the Internet connection (Col 1 lines 54-65.)
- 17. Referring to claim 14, Yim has further taught a method for adding Internet access to existing telephone wiring (see figure 1)comprising the steps of:
 - a. providing one or more shareable terminals (terminals 4s resides in Hs);
 - b. providing one or more DSL modems (items 2s);
 - c. coupling the terminal to DSL modem (item 20 and 40);
 - d. coupling the DSL modem to the existing wiring (linking among items 2, 6, 8, 10);
 - e. providing a DSLAM (item 10)
 - f. coupling the existing wiring to the DSLAM (linking among items 2, 6, 8, 10);
 - g. coupling the DSLAM to a central server (items 10 and 17);
 - h. coupling the server to an Internet connection (items 17 and item 16, and Col 1 lines 54-65.)

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- 18. Referring to claim 15, Yim has further taught the steps of:
 - a. providing said central server (item 17);
 - b. providing said Internet connection (item 16.)

Conclusion

- 19. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Applicant is reminded that in amending in response to a rejection of claims, the patentable novelty must be clearly shown in view of the state of the art disclosed by the references cited and the objection made. Applicant must show how the amendments avoid such references and objections. See 37 CFR 1.111(c).
- 20. Cupps et al., US Patent Number 5,991,739, has taught a internet online order method and apparatus.
- 21. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Liang-che Alex Wang whose telephone number is (703) 305-8159. The examiner can normally be reached on Monday thru Friday, 8:30 am to 5:00 pm.
- 22. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hosain T Alam can be reached on (703)308-6662. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.
- 23. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status

information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Liang-che Alex Wang
June 22, 2004

PATRICE WINDER
PRIMARY EXAMINER